Notice of Allowability	Application No.	Applicant(s)	
	10/762,723	HOANG ET AL.	
	Examiner	Art Unit	
	Belix M. Ortiz	2164	
The MAILING DATE of this communication appearable communication appearable claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate commining IGHTS. This application is s	n this application. If not included unication will be mailed in due course	THIS initiative
1. This communication is responsive to 10/6/2006.		•	
2. The allowed claim(s) is/are 1,4,5 and 9-12.			
 Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). 	been received. been received in Application	n No	m the
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		a reply complying with the requireme	∍nts
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give			OF
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.		
(a) ☐ including changes required by the Notice of Draftspers	on's Patent Drawing Review	v (PTO-948) attached	
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date			
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date			
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on t he header according to 37 CF	ne drawings in the front (not the back) on R 1.121(d).	of
 DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT 	SIT OF BIOLOGICAL MATE FOR THE DEPOSIT OF BIO	ERIAL must be submitted. Note the DLOGICAL MATERIAL.	е
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Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview S Paper No. <i>i</i>	formal Patent Application ummary (PTO-413), (Mail Date	
 Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date Examiner's Comment Regarding Requirement for Deposit of Biological Material 		Amendment/Comment Statement of Reasons for Allowance	
		ALFORD KINDRI PRIMARY EXAMII	

DETAILED ACTION

Remarks

1. In response to communications files on October 6, 2006. Therefore, claims 1, 4-5, and 9-12 are presently pending in the application.

Reasons for Allowance

- 2. Claims 1, 4-5, and 9-12 are allowed
- 3. The following is a statement of reasons for the indication of allowable subject matter: the prior arts of records, neither anticipates nor renders obvious the following limitations as claimed:

As to claim 1, the prior art of records fail to anticipate or suggest a method for the verification of a quiesced database copy of a primary database by executing a number of independent tasks from an assignment t table said verification to prevent the waste of time during subsequent recovery operations:

- (a) establishing a secondary database copy which replicates said primary database holding data blocks;
- (b) quiescing said secondary database copy so that no update access to said database copy is operable;

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- (c) utilizing a Verify option in a database utility program to check said quiesced secondary database copy for integrity said step including the steps of:
- (cl) checking each row in said quiesced database copy to perform a checksum verification;
- (c2) checking each row in said quiesced database copy to perform an addresscheck verification,
- (d) utilizing a VERIFY TASKS option to control said number of independent tasks assigned to perform said check of said quiesced database copy for integrity, together with the other limitations of the independent claims.

As to claim 5, the prior art of records fail to anticipate or suggest (a) means for replicating said primary database (15) with a quiesced database copy (19);

- (b) means to disable access by said applications (10-13) to said quiesced database copy (19);
- (c) means to verify the data integrity of said quiasced database copy(19) including the steps of:
- (cl) means to execute a checksum verification of each data block in said database copy (19);
- (c2) means to perform an Addresscheck operation on each data block in said quiesced database copy (19);

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(d) means to establish data access to said quiesced database copy (19) after verification o£ the integrity of said database copy (19), together with the other limitations of the independent claims.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Belix M. Ortiz whose telephone number is 571-272-4081.

The examiner can normally be reached on moday-friday 9am-5pm.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

bmo

December 13, 2006